	Case 3:10-cv-01625-DMS-MDD Document 29	Filed 04/04/11 Page 1 of 29		
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12	Attorneys for Plaintiffs			
13	SOUTHERN DISTRICT OF CALIFORNIA			
14				
15				
16	JESUS MARTINEZ, an individual, on behalf of himself and all others similarly situated,	) CASE NO.: 3:10-cv-01625-DMS-JMA		
17	Plaintiffs,	) FIRST AMENDED COMPLAINT FOR		
18	vs.	) (1) VIOLATIONS OF THE FEDERAL ) FAIR DEBT COLLECTION ) PRACTICES ACT;		
19	CACH, LLC, a Colorado Limited Liability Company; SQUARETWO FINANCIAL	(2) THE ROSENTHAL ACT;		
20	COMMERCIAL FUNDING CORPORATION,	) (3) FRAUDULENT TRANSFER, AND		
21	a Delaware Corporation, and DOES 2 through 25,	) (4) ALTER EGO		
22	Defendant.	DEMAND FOR JURY TRIAL		
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	FIRST AMENDED (	COMPLAINT		

3:10-cv-01625-DMS-JMA

	Case 3:10-cv-01625-DMS-MDD Document 29 Filed 04/04/11 Page 2 of 29
1	I.
2	<u>INTRODUCTION</u>
3	1. Plaintiff Jesus Martinez, through his counsel, brings this action to challenge the
4	acts of CACH, LLC (hereinafter "CACH") regarding attempts by Defendant to unlawfully and
5	abusively collect a debt allegedly owed by Plaintiff, and this conduct caused Plaintiff damages.
6	2. Plaintiff makes these allegations on information and belief, with the exception of
7	those allegations that pertain to a plaintiff, or to a plaintiff's counsel, which Plaintiff alleges on
8	personal knowledge.
9	3. While many violations are described below with specificity, this Complaint alleges
10	violations of the statutes cited in their entirety.
11	4. Any violations by Defendant were knowing, willful, and intentional, and
12	Defendant did not maintain procedures reasonably adapted to avoid any such violation.
13	II.
14	JURISDICTION AND VENUE
15	5. Jurisdiction of this Court arises pursuant to 28 U.S.C. § 1331 (federal question), 15
16	U.S.C. § 1692(k), and 28 U.S.C. § 1367 for supplemental state claims.
17	6. This action arises out of Defendant's violations of the Fair Debt Collection
18	Practices Act, 15 U.S.C. §§ 1692 et seq. ("FDCPA") and the Rosenthal Fair Debt Collection
19	Practices Act, California Civil Code §§ 1788-1788.32 ("Rosenthal Act").
20	7. As CACH does business in the state of California, and committed the acts that
21	form the basis for this suit in the state of California, this Court has personal jurisdiction over
22	CACH for purposes of this action.
23	8. Venue is proper in this district pursuant to 28 U.S.C. § 1391 in that many of the
24	acts and transactions giving rise to this action as alleged in this complaint occurred in this district.
25	III.
26	<u>PARTIES</u>
27	9. Plaintiff is a natural person, an adult, and resides in San Diego County, California.

- 10. Plaintiff is informed and believes and thereon alleges that Defendant CACH, LLC ("CACH") is a Colorado limited liability company, or LLC, doing business in the state of California and, in particular, San Diego County.
- 11. Plaintiff is informed and believes and thereon alleges that Defendant Squaretwo Financial Commercial Funding Corporation ("Squaretwo"), formerly sued as DOE 1, is a Delaware Corporation doing business in the state of California and, in particular, San Diego County.
- 12. Plaintiff is informed and believes and thereon alleges that Squaretwo and CACH are subsidiaries, parent companies, or related entities involved in the fraudulent transfer of CACH's assets in order to avoid liability in this action as detailed below. Plaintiff is informed and believes that Squaretwo and CACH possess such a unity of interest that that it would be unjust to prevent Plaintiff's recovery against Squaretwo for CACH's unlawful actions detailed herein.
- 13. Defendants are persons who uses an instrumentality of interstate commerce or the mails in a business the principal purpose of which is the collection of debts, or who regularly collects or attempts to collect, directly or indirectly, debts owed or due or asserted to be owed or due another and is therefore a debt collector as that phrase is defined by 15 U.S.C. § 1692a(6).
- 14. Defendants, in the ordinary course of business, regularly, on behalf of himself, herself, or others, engages in debt collection as that term is defined by California Civil Code § 1788.2(b), is therefore a debt collector as that term is defined by California Civil Code § 1788.2(c).
- 15. Plaintiff is obligated or allegedly obligated to pay a debt, and is a "consumer" as that term is defined by 15 U.S.C. § 1692a(3).
- 16. Plaintiff is a natural person from whom a debt collector sought to collect a consumer debt which was due and owing or alleged to be due and owing from Plaintiff, and is a "debtor" as that term is defined by California Civil Code § 1788.2(h).
- 17. This case involves money, property or their equivalent, due or owing or alleged to be due or owing from a natural person by reason of a consumer credit transaction. As such, this

action arises out of a consumer debt and "consumer credit" as those terms are defined by Cal. Civ. Code § 1788.2(f).

### IV.

### **GENERAL ALLEGATIONS**

- 18. Sometime before December 21, 2009, Plaintiff is alleged to have incurred certain financial obligations to Bank of America, NA.
- 19. These financial obligations were primarily for personal, family or household purposes and were therefore a "debt" as that term is defined at 15 U.S.C. §1692a(5).
- 20. These alleged obligations were money, property, or their equivalent, which is due or owing, or alleged to be due or owing, from a natural person to another person and are therefore a "debt" as that term is defined by California Civil Code §1788.2(d), and a "consumer debt" as that term is defined by California Civil Code §1788.2(f).
- 21. Subsequently, but before December 21, 2009, the alleged debt was allegedly assigned, placed, or otherwise transferred, to Defendant CACH for collection.
- 22. On December 8, 2009, CACH filed a Complaint in the Superior Court of California for the County of San Diego against Mr. Martinez claiming a debt, based on the above alleged debt to Citibank (South Dakota) NA, based on theories of Breach of Contract, Open Book Account and Account Stated.
- 23. The case number of the above December 21, 2009 Complaint was 37-2009-00062931-CL-CL-NC. A copy of this December 8, 2009 Complaint is attached hereto as **Exhibit** "A".
- 24. In the above December 21, 2009 Complaint, CACH claimed a right to 24.50 percent fixed interest on the debt alleged.
- 25. However, CACH did not have the right to charge 24.5 percent fixed interest on the debt alleged, or any fixed rate of interest at greater than California's legal rate of 10 percent.
- 26. CACH did not hold rights under any contract with Mr. Martinez giving CACH, Bank of America, or any other party, the right to charge 24.5 percent fixed interest, or any other fixed rate of interest.

27. On March 22, 2010, CACH filed a "Declaration in Support of Entry of Judgment by Default by Court" in the above action, in which CACH's authorized agent Kara Egizi declared that a Bank of America form contract attached to Ms. Egizi's declaration as Exhibit A was the contract governing the account at issue.

- 28. This Bank of America form contract provided for a variable interest rate, not a fixed rate of 24.5 percent.
- 29. A copy of Ms. Egizi's Declaration and the Bank of America form contract are attached hereto as **Exhibit "B"**.

V.

### **CLASS ACTION ALLEGATIONS**

- 30. Plaintiff brings this action on behalf of himself and the members of the following class ("Class One") defined as (i) all persons that are "consumers" as that term is defined by 15 U.S.C. § 1692a(3); (ii) that were sued by Defendant CACH (iii) in any California Superior Court; (iv) within one year prior to the filing of this action; (v) for variable-rate financial obligations allegedly owed at one time to any creditor that subsequently assigned, placed, or otherwise transferred to Defendant CACH for collection; (vi) where said obligations were primarily for personal, family or household purposes; and (vii) where Defendant CACH claimed a right to a fixed rate of interest greater than California's legal rate of ten percent.
- 21. Plaintiff brings this action on behalf of himself and the members of the following class ("Class Two") defined as (i) all persons that are "consumers" as that term is defined by California Civil Code § 1788.2(b); (ii) that were sued by Defendant CACH (iii) in any California Superior Court; (iv) within one year prior to the filing of this action; (v) for variable-rate financial obligations allegedly owed at one time to any creditor that subsequently assigned, placed, or otherwise transferred to Defendant CACH for collection; (vi) where said obligations were primarily for personal, family or household purposes; and (vii) where Defendant CACH claimed a right to a fixed rate of interest greater than California's legal rate of ten percent.
- 32. For purposes of the First Claim for Relief, the FDCPA Claim, the class period is one year prior to the filing of the Original Complaint.

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§§ 1788 et seq.;

the FDCPA;

Whether Defendants violated California's Rosenthal Act, Cal. Civ. Code

Whether Class One is entitled to the remedies available to Plaintiff under

	Case 3:10-cv-01625-DMS-MDD Document 29 Filed 04/04/11 Page 8 of 29
1	49. Unless a class is certified, Defendants will retain monies received as a result of its
2	conduct taken against the members of each class and the Plaintiff. Unless a class-wide injunction
3	for each class is issued, Defendants will continue to commit the violations alleged, and members
4	of each class will continue to be harmed.
5	VI.
6	FIRST CAUSE OF ACTION
7	(Class Claim for violations of the FDCPA by CACH Against Defendants CACH and
8	SQUARETWO)
9	50. Plaintiff and the member of Class One repeat, re-allege, and incorporate by
10	reference all the allegations contained in the paragraphs above.
11	51. Based on information and belief, Defendant CACH violated the FDCPA.
12	Defendant's violations include, but are not limited to the following:
13	a. 15 U.S.C. §1692e by making a false, misleading or deceptive
14	misrepresentation in connection with the collection of a debt
15	b. 15 U.S.C. §1692f(1) by collecting an amount not authorized by agreement
16	or statute by claiming a right to collect a fixed rate of interest over ten percent,
17	when CACH is not authorized to do so under any agreement or statute; and
18	c. 15 U.S.C. §1692f by using an unfair or unconscionable means to collect or
19	attempt to collect a claimed debt.
20	52. As a proximate result of each and every violation of the FDCPA committed by
21	Defendant CACH during the Class Period, Plaintiff and the members of Class One are entitled to
22	any actual damages pursuant to 15 U.S.C. § 1692k(a)(1); statutory damages in an amount up to
23	\$1,000.00 each pursuant to 15 U.S.C. § 1692k(a)(2)(A); and, reasonable attorney's fees and costs
24	pursuant to 15 U.S.C. § 1692k(a)(3) from Defendant CACH.
25	VII.
26	SECOND CAUSE OF ACTION
27	(Class Claim for violations of the Rosenthal Act by CACH Against Defendants CACH and

SQUARETWO)
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- 55. Defendant SQUARETWO caused Defendant CACH to transfer assets from CACH to SQUARETWO while holding all liabilities related to such assets in order to avoid CACH from demonstrating a "net worth" for the purposes avoiding liability for violations of the FDCPA or Rosenthal Act or both as alleged by Plaintiff in this class action lawsuit or any other litigant with similar claims as Plaintiff, or both. Plaintiff, on behalf of himself and the members of the proposed classes have a right to payment of damages and other relief sought in this action for the illegal acts of Defendants.
- 56. CACH transferred, and continues to transfer, all assets to its parent SQUARETWO. SQUARETWO assigns liabilities of SquareTwo to CACH so that CACH's net worth is zero or less. These actions by Defendants were intended to hinder, delay or defraud Plaintiff and the members of the proposed classes in this action, and other creditors, of its obligations owed to them. Defendants attempted to conceal or remove assets from CACH's ledgers so that it could be "judgment proof" or otherwise not liable for damages and other relief in an action such as the instant action by Plaintiff.
- 57. As a result, Plaintiff and the members of Class One and Class Two were harmed by Defendants actions, Plaintiff, on behalf of himself and the members of Class One and Class Two seeks an avoidance of or an order setting aside such fraudulent transfers in an amount to be proven at trial, attachment or other provisional remedies, execution and for the court to enjoin the Defendants from further transfers, and all other remedies available under the law.
- 58. In addition to the compensatory damages described above, Plaintiff, on behalf of himself and the members of Class One and Class Two also seeks exemplary and punitive damages, as Defendants' conduct was outrageous and despicable, warranting such an award in an amount to be proven at time of trial. Defendants were guilty of malice, fraud and/or oppression.

IX.

### FOURTH CAUSE OF ACTION

(Class Claim for Constructive Fraudulent Transfer [Cal. Civ. Code § 3439] in Violation of California Law Against Defendants CACH and SQUARETWO)

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59. Plaintiff and the members of Class One and Class Two repeat, re-allege, and incorporate by reference all the allegations contained in the paragraphs above.

- Defendant SQUARETWO caused Defendant CACH to transfer assets from CACH 60. to SOUARETWO while holding all liabilities related to such assets in order to avoid CACH from demonstrating a "net worth" for the purposes avoiding liability for violations of the FDCPA or Rosenthal Act or both as alleged by Plaintiff in this class action lawsuit or any other litigant with similar claims as Plaintiff, or both. Plaintiff, on behalf of himself and the members of the proposed classes have a right to payment of damages and other relief sought in this action for the illegal acts of Defendants.
- 61. CACH transferred, and continues to transfer, all assets to its parent SQUARETWO. SQUARETWO assigns liabilities of SQUARETWO to CACH so that CACH's net worth is zero or less. These actions by Defendants were intended to hinder, delay or defraud Plaintiff and the members of the proposed classes in this action, and other creditors, of its obligations owed to them. Defendants attempted to conceal or remove assets from CACH's ledgers so that it could be "judgment proof" or otherwise not liable for damages and other relief in an action such as the instant action by Plaintiff. Furthermore, CACH does not receive reasonably equivalent value of assets transferred to parent SQUARETWO for the liabilities CACH has incurred in exchange for such transfer of assets.
- 62. As a result, Plaintiff and the members of Class One and Class Two were harmed by Defendants actions, Plaintiff, on behalf of himself and the members of Class One and Class Two seeks an avoidance of or an order setting aside such fraudulent transfers in an amount to be proven at trial, attachment or other provisional remedies, execution and for the court to enjoin the Defendants from further transfers, and all other remedies available under the law.

X.

### FIFTH CLAIM

### (Alter Ego Single-Enterprise Doctrine Against Defendants CACH and SQUARETWO)

63. Based on information and belief, Defendant CACH and SOUARETWO in a similar or functionally reciprocal business of debt collection as defined by the Federal Debt Collection Practices Act. The nature of this relationship results in CACH being nothing more than an instrument and/or conduit of SQUARETWO in the pursuit of the single business venture and/or enterprise of debt collection.

- 64. Based on information and belief, CACH and SQUARETWO share common directors, officers, and employees; and jointly benefit from transactions entered into by one.
- 65. Based on information and belief, SQUARETWO posses dominate control over defendant CACH's finances, policies, and business practices so that SQUARETWO and CACH may avoid liability and perpetrate a fraud.
- 66. Defendants established this corporate relationship to perpetrate a fraud, to avoid liability, and to avoid the effect of the Federal Debt Collection Practices Act.
- 67. As a direct and proximate result of Defendant's corporate structure CACH avoids all liability under the FDCPA. Disregarding the separate nature of the corporations is necessary to prevent the substantial injustice of CACH continuing a business practice which affectively results in immunity from the FDCPA.

XI.

### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiff and the members of Class One and Class Two pray that judgment be entered against Defendant CACH and SQUARETWO, and pray for the following relief:

- 1. An award of actual damages pursuant to 15 U.S.C. § 1692k (a)(1) against Defendants CACH and SQUARE TWO and for the Plaintiff and the members of Class One;
- 2. An award of statutory damages of \$1,000.00 each pursuant to 15 U.S.C. § 1692k(a)(2)(A) against Defendants CACH and SQUARETWO and for the Plaintiff and the members of Class One;
- 3. An award of actual damages pursuant to California Civil Code § 1788.30(a) against Defendant CACH and SQUARETWO and for Plaintiff and the members of Class Two;

C	Case 3:10-cv-01625-DMS-MDD	Document 29 Filed 04/04/11 Page 13 of 29				
1	4. An award of statuto	ry damages of \$1,000.00 each pursuant to California Civi				
2	2 Code § 1788.30(b) against Defend	Code § 1788.30(b) against Defendants CACH and SQUARETWO and for Plaintiff and the				
3	members of Class Two;					
4	4 5. An award of costs of	of litigation and reasonable attorney's fees, pursuant to 15				
5	5 U.S.C. § 1692k(a)(3) and Californ	ia Civil Code § 1788.30(c) against Defendant CACH and				
6	6 SQUARETWO;					
7	7 6. A determination that	t Defendant SQUARETWO is the alter ego of Defendant				
8	8 CACH such that SQUARETWO ma	y be held liable for the judgment rendered;				
9	9 7. Relief as the Court of	deems just and proper to remedy the fraudulent transfer of				
10	assets from CACH to SQUARETWO	O; and				
11	8. Such other and furthe	r relief this court may deem just and proper.				
12	12	XII.				
13	13	JURY DEMAND				
14	1. Plaintiff demands a tr	ial by jury.				
15	15					
16	16	Respectfully submitted,				
17	17	NICHOLAS & BUTLER, LLP				
18						
19	19 DATED: April 4, 2011	By: <u>s/Matthew B. Butler</u> Matthew B. Butler				
20	20	Tracy J. Jones				
21		Stephen G. Recordon RECORDON & RECORDON				
22		225 Broadway, Suite 1900 San Diego, CA 92101				
23		Email: sgrecordon@aol.com Clinton Rooney				
24		ROONEY & LICKEL 1102 Cesar E Chavez Parkway				
26		San Diego, CA 92113 Email: rooneycdi@gmail.com				
27						
8	<u> </u>					
		13				
Ħ	FIRST AMENDED COMPLAINT					

Exhibit A

### SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: JESUS MARTINEZ AND DOES 1 TO 10

(AVISO AL DEMANDADO): ONLY

YOU ARE BEING SUED BY PLAINTIFF: CACH, LLC (LO ESTÁ DEMANDANDO EL DEMANDANTE):

1141-100

CLIBA 400

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filling fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney y be taken without further warning from the court. Inere are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. NOTE: The court has a statutory lien for waived fees and (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. Note: The court has a statutory lien for waived fees and court or an any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. ¡AVISO! Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte publicieda de leyes de su condado o en la corte que le quede mas cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente.

riay otros requisitos regales. Es recomientable que liarrie a un abogado inmediatamente. Si no conoce a un abogado, puede riamar a un servicion a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. AVISO: Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso. CASE NUMBER: 37-2009-00062931-CL-CL-NC

The name and address of the court is: nombre y dirección de la corte es):

Jan Diego County Superior Court

325 So Melrose Dr Vista, CA 92081

North Conuty Division

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is:

(El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es): 800-547-4232 SB#148858

Alan M. Laskin

SB#232398

Jason A. Ewing Law Offices of Alan M. Laskin

9381 East Stockton Blvd #116, Elk Grove, CA 95624 Clerk, by

DEC 21 2009 DATE:

(Secretario)

(Número del Caso):

Deputy (Adjunto)

Page 1 of 1

(For proof of service of this summons, use Proof of Service of Summons (form POS-010).) (Para prueba de entrega de esta citatión use el formulario Proof of Service of Summons, (POS-010)).

[SEAL]				
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NOTICE	TO THE PERSON SERVED: You are serve
7	individual defendant

- as an individual defendant.
- as the person sued under the fictitious name of (specify): 2.
- on behalf of (specify): 3.

under:	CCP 416.10 (corporation)
under.	CCP 416.20 (defunct corporation)
	CCP 416.40 (association or partnership
	other (enecify):

CCF	416.60	(minor)
CCF	416.70	(minor) (conservatee)
CCF	416.90	(authorized person)

other (specify): by personal delivery on (date):

Case 3:10-cv-01625-DMS	S-MDD Document 29 Filed (			
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar nu	imber, and address):	FOR COURT USE ONLY		
Alan M. Laskin SB#148858		PATH COUNTY DIV		
Jason A. Ewing SB#232398	~	1000		
Law Offices of Alan M. Laski 9381 East Stockton Blvd #116		19 DEC -8 PM 3: 75		
Elk Grove, CA 95624		i l		
TELEPHONE NO.: 877-422-4284	FAX NO.: 800-547-4232	(21)		
ATTORNEY FOR (Name): Plaintiff - CACH	, LLC	CLERK-SUPERIOR COUNTY		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San	Diego	CLERK-SOF COUNT		
STREET ADDRESS: 325 SO Melrose Dr				
MAILING ADDRESS SAME AS Above CITY AND ZIP CODE: Vista, CA 92081				
BRANCH NAME: Civil Limited-Nor	th County Division			
CASE NAME: CACH, LLC vs. MART	INEZ			
ON THE COURT OF THE COURT	Complex Case Designation	CASE NUMBER:		
CIVIL CASE COVER SHEET Unlimited X Limited	Complex Gase Designation  Counter Joinder	37-2009-00062931-CL-CL-NC		
(Amount (Amount	Filed with first appearance by defendation	nt JUDGE:		
demanded demanded is exceeds \$25,000) \$25,000 or less)	(Cal. Rules of Court, rule 3.402)	DEPT:		
exceeds \$25,000) \$25,000 01 less)	ow must be completed (see instructions			
Check one box below for the case type that I				
Auto Tort	Contract	Provisionally Complex Civil Litigation		
Auto (22)	Breach of contract/warranty (06)	(Cal. Rules of Court, rules 3.400-3.403)		
Uninsured motorist (46)	X Rule 3.740 collections (09)	Antitrust/Trade regulation (03)		
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Construction defect (10)		
Damage/Wrongful Death) Tort	Insurance coverage (18)	Mass tort (40)		
Asbestos (04)	Other contract (37)	Securities litigation (28)		
Product liability (24)	Real Property	Environmental/Toxic tort (30)		
Medical malpractice (45)	Eminent domain/Inverse	Insurance coverage claims arising from the		
Other PI/PD/WD (23)	condemnation (14)	above listed provisionally complex case types (41)		
Non-PI/PD/WD (Other) Tort	Wrongful eviction (33)	• • • • • • • • • • • • • • • • • • • •		
Business tort/unfair business practice (07)	Other real property (26)	Enforcement of Judgment		
Civil rights (08)	Unlawful Detainer	Enforcement of judgment (20)		
Defamation (13)	Commercial (31)	Miscellaneous Civil Complaint		
Fraud (16)	Residential (32)	RICO (27)		
Intellectual property (19)	Drugs (38)	Other complaint (not specified above) (42)		
Professional negligence (25)	Judicial Review	Miscellaneous Civil Petition		
Other non-PI/PD/WD tort (35)	Asset forfeiture (05)	Partnership and corporate governance (21)		
Employment	Petition re: arbitration award (11)	Other petition (not specified above) (43)		
Wrongful termination (36)	Writ of mandate (02)			
Other employment (15)	Other judicial review (39)			
2. This case is x is not compl	ex under rule 3.400 of the California Rul	es of Court. If the case is complex, mark the		
factors requiring exceptional judicial manag a. Large number of separately repres	ement: ented parties d Large number	of witnesses		
		with related actions pending in one or more courts		
b. Extensive motion practice raising of issues that will be time-consuming	<del></del>	es, states, or countries, or in a federal court		
Company of decompositor		estjudgment judicial supervision		
<ol> <li>Remedies sought (check all that apply): a.</li> </ol>	,	declaratory or injunctive relief c. punitive		
		-		
4. Number of causes of action (specify): 2	s action suit.			
		CM 015)		
6. If there are any known related cases, file ar	id serve a notice of related case. (Thu i	nay use form civi-013.)		
Date: 11/24/09	The state of the s	5/ A		
Alan M. Laskin SB#148858 (TYPE OR PRINT NAME)	(SIC	NATURE OF PARTY OR ATTORNEY FOR PARTY)		
	NOTICE			
Plaintiff must file this cover sheet with the file	rst naner filed in the action or proceeding	ig (except small claims cases or cases filed		
under the Probate Code, Family Code, or W	'elfare and Institutions Code). (Cal. Rule	s of Court, rule 3.220.) Failure to file may result		
in sanctions.  • File this cover sheet in addition to any cover sheet required by local court rule.				
• If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on an				
other parties to the action or proceeding.  Unless this is a collections case under rule				
<ul> <li>Unless this is a collections case under rule</li> </ul>	3.740 or a complex case, this cover she	Dane 1 of 2		

Case 3:10-cv-01625-DMS-MDD	Document 29 Filed 04/04/	, , , , , , , , , , , , , , , , , , ,
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address	s):	FOR COURT USE ONLY
Alan M. Laskin SB#148858		NORTH CEU
- Jason A. Ewing SB#232398		09 DEC - 1 11 3: 25
Law Offices of Alan M. Laskin		109 DEC
9381 East Stockton Blvd #116		CLERK-S' COURT SAN DIE
Elk Grove, CA 95624  TELEPHONE NO: 877-422-4284  FAX NO. (Option)	an: 800-547-4232	CLERK-S' STATE Y. CA
E-MAIL ADDRESS (Optional): alaskin@laskinlaw.com		SANDIE
		_
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San	n Diego	
STREET ADDRESS: 325 SO Melrose Dr		
MAILING ADDRESS Same as above		
CITY AND ZIP CODE: Vista, CA 92081	unty Division	
BRANCH NAME: Civil Limited-North Cou	unity bivision	
PLAINTIFF: CACH, LLC		
DEFENDANT: JESUS MARTINEZ		
X DOES 1 TO 10 ONLY		
CONTRACT  AMENDED COMPLAINT	NT (Number):	
A COMM 2 MIN	OMPLAINT (Number):	
0.000	Chil Lant (Manage	CASE NUMBER:
Jurisdiction (check all that apply):  X ACTION IS A LIMITED CIVIL CASE		
does not exceed \$10	0,000	37 2000 000000
exceeds \$10,000, but	ıt does not exceed \$25,000	37-2009-00062931-CL-CL-NC
CASE (exceed	ls \$25.000)	
ACTION IS RECLASSIFIED by this amended co	mplaint or cross-complaint	
from limited to unlimited		
from unlimited to limited		
1. Plaintiff* (name or names): CACH, LLC		
alleges causes of action against defendant* (name or	names): JESUS MARTINEZ	
2. This pleading, including attachments and exhibits, con	sists of the following number of pages	:
a. Each plaintiff named above is a competent adult		
x except plaintiff (name): CACH, LLC		
(1) a corporation qualified to do business ir	n California	
(describe):		
(2) an unincorporated entity (describe): (3) x other (specify): A COLORADO LIM	ITED LIABILITY COMPANY	
b. Plaintiff (name):  a. has complied with the fictitious busines	s name laws and is doing business un	der the fictitious name (specify):
- I would with all licensing requirer		
		achment 3c.
c. Information about additional plaintiffs who ar	e not competent addits is snown in Att	<del></del>
4. a. Each defendant named above is a natural person	except defendant (na.	me):
except defendant (name):	except deletidant (ma	
	(1) a business o	rganization, form unknown
(1) a business organization, form unknowr	(2) a corporation	1
(2) a corporation		orated entity (describe):
(3) an unincorporated entity (describe):	( )	
(4) a public entity (describe):	(4) a public entit	ty (describe):
(5) other (specify):	(5) other (specif	ý):
( )	nt, plaintiff means cross-complainant and defendant mean	s cross-defendant. Page 1
• If this form is used as a cross-complain  Form Approved for Optional Use	OMPLAINT—Contract	Legal Code of Civil Procedure, § 425 Solutions

Case 3:10-cv-01625-DMS-MDD Document 29 Filed 04/04/11 Page 18 of 29 CASE NUMBER CACH, LLC vs. MARTINEZ SHORT TITLE: (Continued) b. The true names of defendants sued as Does are unknown to plaintiff. were the agents or employees of the named (1) X Doe defendants (specify Doe numbers): 1 to 10 defendants and acted within the scope of that agency or employment. are persons whose capacities are unknown to (2) X Doe defendants (specify Doe numbers): 1 to 10 plaintiff. Information about additional defendants who are not natural persons is contained in Attachment 4c. Defendants who are joined under Code of Civil Procedure section 382 are (names): d. 5. Plaintiff is required to comply with a claims statute, and has complied with applicable claims statutes, or is excused from complying because (specify): h. Civil Code section 2984.4. This action is subject to Civil Code section 1812.10 This court is the proper court because a defendant entered into the contract here. a defendant lived here when the contract was entered into. b. X a defendant lives here now. C. the contract was to be performed here. a defendant is a corporation or unincorporated association and its principal place of business is here. d. e. real property that is the subject of this action is located here. f. other (specify): g. The following causes of action are attached and the statements above apply to each (each complaint must have one or more causes of action attached): X Breach of Contract Common Counts Other (specify): ALL EXHIBITS ATTACHED HERETO ARE INCORPORATED HEREIN, INCLUDE AFFIDAVIT OF 9. X Other allegations: SALE, STATEMENT OF ACCOUNT, AND CARDHOLDER AGREEMENT ON ACCOUNT AS SET FORTH HEREIN, AND OTHER RELEVANT DOCUMENTATION AS THOUGH FULLY SET FORTH. 10. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and equitable; and for a. X damages of: \$ 5,017.78 b. X interest on the damages according to proof 24.50 percent per year from (date): 9/22/08 (2) X at the rate of (specify): c. x attorney's fees (1) x of: \$ 900.00 (2) according to proof. ALL APPROPRIATE RELIEF INCLUDING COSTS OF FILING AND SERVING COMPLAINT, d. x other (specify): PREJUDGMENT INTEREST AND ATTORNEY FEES. ALL DOCUMENTS ATTACHED HERETO ARE INCORPORATED BY REFERENCE AS THOUGH FULLY SET FORTH HEREIN. The paragraphs of this pleading alleged on information and belief are as follows (specify paragraph numbers): Date: 11/24/09 SB#148858 Alan M. Laskin AINTIFF OR ATTORNEY) NATURE OF F (TYPE OR PRINT NAME) fix a vepfication (If you wish to verify this pleading, Page 2 of 2 COMPLAINT—Contract

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Case 3:10-cv-01625-DMS-MDD Document 29 Filed 04/04/11 Page 19 of 29 PLD-C-001(1) CASE NUMBER SHORT TITLE: CACH, LLC vs. MARTINEZ CAUSE OF ACTION—Breach of Contract **FIRST** (number) ATTACHMENT TO X Complaint Cross - Complaint (Use a separate cause of action form for each cause of action.) BC-1. Plaintiff (name): CACH, LLC 2/8/05 alleges that on or about (date): a X written oral other (specify): agreement was made between (name parties to agreement): BANK OF AMERICA, N.A. BANK AND JESUS MARTINEZ A copy of the agreement is attached as Exhibit A, or The essential terms of the agreement are stated in Attachment BC-1 are as follows (specify): THE DEFENDANT(S) JESUS MARTINEZ AND DOES 1 TO 10, AND EACH OF THEM, ENTERED INTO A CONTRACT, ACCOUNT NUMBER 4888-9379-9271-7399/4888-9361-6196-0863, GENERATING A BALANCE OF \$5,071.78, WITH ACCRUING INTEREST OF 24.50% PER ANNUM. BY USE OF THE CREDIT CARD DEFENDANT(S), AGREED TO ALL THE TERMS AND CONDITIONS SET FORTH IN THE CONTRACT, INCLUDING AMENDMENTS IF ANY. BC-2. On or about (dates): 8/30/08 defendant breached the agreement by \_\_\_\_ the acts specified in Attachment BC-2 X the following acts FAILED AND REFUSED TO PAY PURSUANT TO THE TERMS OF (specify): DEFENDANT(S) THE CONTRACT BALANCE THEN DUE. AS A RESULT OF DEFENDANT(S) NON-PERFORMANCE OF THE TERMS OF THE CONTRACT, DEFENDANT(S) REMAIN LIABLE FOR A DEFICIENCY BALANCE, PLUS COSTS, ACCRUED INTEREST, DAMAGES, AND ATTORNEY FEES AS SET FORTH HEREIN. PRIOR TO FILING THIS COMPLAINT, PLAINTIFF SENT DEFENDANT(S) DEMAND LETTERS FOR PAYMENT TO LAST KNOWN ADDRESS; NO PAYMENT IS FORTHCOMING. BC-3. Plaintiff has performed all obligations to defendant except those obligations plaintiff was prevented or excused from performing. BC-4. Plaintiff suffered damages legally (proximately) caused by defendant's breach of the agreement as stated in Attachment BC-4 X as follows (specify): \$5,017.78 PLUS 24.50% INTEREST PER ANNUM FROM 9/22/08 TO DATE OF JUDGMENT. BC-5. X Plaintiff is entitled to attorney fees by an agreement or a statute X of \$ 900.00 according to proof. BC-6. X Other: ALL APPROPRIATE RELIEF, INCLUDING COSTS OF FILING AND SERVING COMPLAINT, PREJUDGMENT INTEREST, AND ATTORNEY FEES. ALL DOCUMENTS ATTACHED HERETO ARE INCORPORATED BY REFERENCE AS THOUGH FULLY SET FORTH HEREIN. Page 3 Page 1 of 1 Code of Civil Procedure, § 425.12 \_egal

· Case 3:10-cv-01625-DMS-MDD Document 29 Filed 04/04/11 Page 20 of 29

PLD-C-001(2)

	CASE NUMBER:
SHORT TITLE: CACH, LLC vs. MARTINEZ	
SECOND CAUSE OF ACTION—Common Counts	
ATTACHMENT TO X Complaint Cross - Complaint	
(Use a separate cause of action form for each cause of action.)	
CC-1. Plaintiff (name): CACH, LLC	
alleges that defendant (name): JESUS MARTINEZ	
became indebted to plaintiff X other (name): BANK OF AMERIC	CA, N.A
a.   within the last four years  (1) X on an open book account for money due.  (2) x because an account was stated in writing by and between plaintimes was agreed that defendant was indebted to plaintiff.	iff and defendant in which it
b. within the last two years four years  (1) for money had and received by defendant for the use and benef  (2) for work, labor, services and materials rendered at the special in and for which defendant promised to pay plaintiff  the sum of \$0.00	it of plaintiff. Istance and request of defendant
the reasonable value.  (3) for goods, wares, and merchandise sold and delivered to defend promised to pay plaintiff the sum of \$0.00 the reasonable value.	dant and for which defendant
<ul> <li>(4)  for money lent by plaintiff to defendant at defendant's request.</li> <li>(5)  for money paid, laid out, and expended to or for defendant at derequest.</li> <li>(6)  other (specify):</li> </ul>	efendant's special instance and
CC-2. \$ 5,017.78 , which is the reasonable value, is due and uplus prejudgment interest according to proof $\boxed{X}$ at the rate of $24.50$ from (date): $9/22/08$	inpaid despite plaintiffs demand,  percent per year
CC-3. X Plaintiff is entitled to attorney fees by an agreement or a statute X of \$ 900.00	
according to proof.  CC-4. X Other: ALL APPROPRIATE RELIEF, INCLUDING COSTS OF COMPLAINT, PREJUDGMENT INTEREST, AND ATTORNEY FEES.  ATTACHED HERETO ARE INCORPORATED HEREIN AS THOUGH FOR	
	Page <u>4</u>

Page 1 of 1

Legal Code of Civil Procedure, § 425.12

Solutions
Plus

Exhibit B

Alan M. Laskin, SBN 148858 1 Jason A. Ewing, SBN 232398 MAR 2 2 2010 Jared B. Gaynor, SBN 263703 2 LAW OFFICES OF ALAN M. LASKIN 9381 East Stockton Boulevard Suite 116 3 Elk Grove, CA 95624 4 916-478-6702 800-547-4232 facsimile alaskin@laskinlaw.com 5 Attorneys for Plaintiff 6 7 IN THE SUPERIOR COURT OF CALIFORNIA 8 IN AND FOR THE COUNTY OF SAN DIEGO 9 LIMITED CIVIL JURISDICTION 10 11 Case No. 37-2009-00062931-CL-CL-CACH, LLC, NC 12 13 Plaintiff. **DECLARATION IN SUPPORT OF** ENTRY OF JUDGMENT BY 14 VS. DEFAULT BY COURT 15 JESUS MARTINEZ, PURSUANT TO C.C.P. 585 16 Defendant(s). 17 18 I, KARA EGIZI\_, do hereby declare: 19 I am an authorized agent of Plaintiff herein, CACH, LLC ("Plaintiff"). I am custodian 1. 20 of Plaintiff's records in this action, including the records of this account sent to Plaintiff by 21 the original creditor. In such capacity, and based upon my inspection of the books and 22 records of Plaintiff maintained in the ordinary course of its business, I have personal 23 knowledge of and am familiar with the credit card account which is the subject of this 24 action. If called upon to testify as a witness herein, I could and would competently testify 25 to the validity of this debt as follows: 26 The credit card account was originated by Bank of America, N.A. and issued to 2. 27 Defendant, Jesus Martinez, with an original account number of 4888936161960863. A 28

	copy of the card member agreement for the account is attached as (Exhibit "A").
1	copy of the card member agreement for the account to the account of the account o
2	3. Defendant failed to pay Bank of America, N.A. charged off
3	Agreement. As a result, on or about August 30, 2008, Bank of America, N.A. charged off
4	Defendant's balance due in the amount of \$5,017.78, as reflected in the charge off
5	statement attached as Exhibit "B" and is incorporated herein by reference.
6	4. Thereafter, Plaintiff purchased the subject account from Bank of America, N.A. as
7	reflected in the Affidavit form, a true and correct copy of which is attached hereto as
8	Exhibit "C" and is incorporated herein by reference.
9	5. All of the attached exhibits are taken from the business records of Plaintiff and
10	Plaintiff's assignor and were kept in the ordinary course of business.
11	6 Defendant has failed and refused to pay pursuant to the terms of the agreement
12	balance then due. As a result of Defendant's non performance of the terms of the
13	contract. Defendant remains liable for a deficiency balance, plus costs, accrued interest,
14	damages, and reasonable attorney's fees as allowed by contract and applicable law.
15	7 Based on the foregoing, Plaintiff hereby requests judgment on the unpaid balance
16	of \$5,017.78, court costs incurred herein; and reasonable attorney's fees according to
17	proof, contract and applicable law.
18	I declare under the penalty of perjury under the laws of the State of California the
19	foregoing is true and correct. Executed aton, 2010.
20	CVCH II C
21	Du Wala Earl
22	VADA EGIZ
23	Authorized Agent for Flamin Science
24	
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	$I$ $\Pi$

SOUTH and unatable carryour blang stallsment. Otherwise, you may be lable tog managedgen when Australian is a selected to the selected of the Dost to your Account the converted RestorCing.

Payments to focular All obests must be deem from two your Account, you will depositively hearded institution. We may, at our option, accept payments in a U.S. dollars, All obests must be deem from from the or depositive to U.S. foreign currents or depositive to U.S. foreign currents made in a service and collection disagram, on forth.U.S. banks. If we do, we may impose will be final.

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Telephane Menthering. On augurdiary procursol may faitor in any impose telephane which introversability. Our faiture to barriour procursol into interface about the Agreement will be marked to the control of the marked of the control of the marked of the control of the

YOUR BILLING RIGHTS
The notice contains imposted through the missing the property of the property of the property of the part of responsibilities.

Notify Use in Case of Errors or Questions About Your Bill you think to Case of Errors or Questions About Your Bill you think to see soon as possible. Whe uses soon as possible which all the form you not into think of address on your bill sent you the first had not which the night into the form you not into think of days after we you nust write ho us.)

It your biller, give us the full who will he into m. Includem mysewed, You can telephene you nusting the use the full who we have the law.

In your letter, pive its the following information; your name, address, socium, number and the dother mixtured the suspecial error Describs the error and explain, if you can, why you betwee there is an error. If you need more there is no error, if you need more them for the feather.

If you have alternated to the payon that informatically from your sawings of since properties, you alternated to the payon that informatically from your sawings of since properties, you alternated to the marts energh and automatic they have there is serviced to a decorated they have the same and the properties of the payon they have there is not a subcoluted to energy. In alternate they are the payon that is not they are the payon that accorated to a sold they we have corrected to service by then, you'nd they are there we have corrected the energy your bill was conted.

Also we study according your felter, we cannot by to coldpid any amount why we believe foot you defrequently from the payon to the service desired to a sold they are the payon to the payon the payon to the question to the payon to the question to the payon to

If we do not follow these hides, we cannot collect the first \$50 of the specificand amount, over if you between coincil.

Special Rule for Credit Card Precheses
If you have a problem with the quality of property or services that you purchased with a credit card, and you have fitted in good faith to correct the problem with the property or services. These are high not to pay the remaking amount due on the property or services. These are two limitations on this right:

(a) You must have mede the prachase is you have also or, if not within your home state, within 100 males of your custent making authorisis and 100. The purchase pice must have been more than \$50.

These limitations do not apply if we own or operate the merchant, or if we maked you be advertisement for it is proporty or services.

BCS-9743

C 1009 Bank of America

## VISA OR MASTERCARD CARDMEMBER AGREEMENT

This is your Agreement with Bank of America, N.A. (USA) for your, Visae, or he table Agreement, "we," "us" and "our" relet to Bank of America, N.A. (USA), the credit greater and eard elauver for your Account. "You" and "our" and "our" and "our" select of (1) each Account holder (whose name appears or your Account billing uses your Account, bridden those you advent, and (3) any preson who Account, you accept the pass of the Agreement. By opinity of or Osing your This Agreement consists of the following terms and conditions, the Additional Disclosure, any document reletenced to the Additional Disclosure, and any other document(s) that we refer to as part of your Cardinerable Agreement.

## YOUR ACCOUNT

Your Account is a tevolving line of cradit which you may use for eich of the following consumer transactions:

Purchase of procise or services.

Cash Advance, including:
Cash Advance, prouding:
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Cash Advance, prouding:
Cash Advance, Cash form an atomised tater merchan (archael Attal).

ATA Advance. Cash form an atomised tater merchae (ATA) with your consume the process of the process o

If your Account has a Craft Like, as abover on your court carrier or billing stellement, you will not justifully four inhyeld bulenon to insceed it. Even it we authorize kansactions which cause you to acceed your Credit Like, you will be responsible to pay us for any amounts over your Credit Like, you will the

We may change your Credit Live at any time. Also, you may request us to change.

It, Any Credit Live increase requires our approval.

Cesh Advanes Linit We may sot a Cash Advance Linit for your Account that would be lower than your Cestil the Your Account histogrammer will above that Credit Linit and "Available Cash" (the amount of unused Credit Line available for Cash Advances) if they apply to you. We may impose the Cash Advance Limit, or change its emount, at any lime.

## AUTHORIZATIONS

Some of your Purchases and Cash Advances will equies our prior authoritation, and dentain daily dotter finit will apply to your ATM Cash Advances. We may finit the furniber of authoritations we dive your Account on any day or deny financial featuring or other reasons. We see not liable if a merchant entituding or ATM does not accept your card or Account number, or authoritation for a transaction is withheld.

WE ARE PROVIDING YOU WITH THIS INFOR TO COMPLY WITH FEDERAL AND STATE.

- Periodic Friance Charge on Pucluseas:
  Periodic France Charge on Cash Advances;
  Periodic France Charge on Promotional Bulences (see Balow);
  Cash Advance Fees; and

- Any Minimum Finance Charge as shown in your Additional Disclosure.

Cash'Advance Fee For asch Cash Advance, a Cash Advance Fee, a one-line France Charge, in the amount described in the Additional Disclosure, will apply to the schance, when you onlink on ATM Advance, the ATM counce may charge out of the transaction is addition to our Cash Advance Fee We have an confort over the ATM councer's fee.

Periodic Fee The Periodic Return and the corresponding Annual Percentage Raise attention to the Additional Disclosure. Those raise are used to calculate the periodic Finance Charge on your Account each month.

Any Periodio Rate that is a variable rate may increase or decrease each calendar quarter. If the rates increase, your Finance Charge will increase and your Minimum Payment Due may be groster.

From lime to time, we may offer promotional ratins on carried transactions. The Annual Percentage Rate exist the types of transactions to which it will apply will be described in the promotional offer we make,

Payment Performance
At our option, it all any time we clo not receive at least your Mihimum Paymant Due by the 31st day after the Payment Due Cate for that payment, the Annual Persentinge Rate on free relating belances and any new transactions will increase on the next Balley; If the kultar plan 12.09 percentage points (with a 19.95 minimum for Casta Autorances and any Old Balance); The current Annual Parcentage Rate and corresponding Daily Particular Pasie are shown in the Accilional Discoours. This is a variable rate. The higher sale will continue to apply until we receive iron you? I consecutive monthly payments of is least the Annual Parcentage Ante will docrease on the next Balleg Date to the than current rate that applies to your Account for timely payment performance, as silled in these terms and conditions or any subsequent amendment.

# HOW WE DETERMINE YOUR AMOUNT SUBJECT TO PERIODIC RATE

Each Account bling statement will describe Account activity during a billing cycle, which is a pariod of shoul one month ending on the Billing Dale. During a billing cycle, which is a pariod of should one month ending you will not hour additional Finance Charge on the Parchase portion of the Account it we received your full payment of the New Balance on your pilor tilling statement by the Payment Due Dale on the statement of includes you have a "Non-Grace" project; in which case there is no Grace Peckod in Parchaset, it you pay less than tip Riew Balance, you will now periodic Finance. Charge thate is no grace period, "and you will now a periodic Finance. Charge thate is no grace period," and you will now a periodic Finance. Charge that it is no grace period, "and you will now a periodic Finance Charge that it in the Average Daly Balance (or each day in the billing cycle. Norit, with will now cluriges and clief charte, and about the calculation separately in normanity annual it is not tally balance. We add all daily balance and creden. The remaining annual is the titling cycle to arrive at the Average Daly Balance which store is the Amount Subject to financic Reis, (We do into colories and clief of which which is not in the Amount Subject to financic Reis, (We do into colories and charter as a subject to subject to financic Reis, (We do into colories and subject to subject to financic Reis, (We do into colories and subject to subject to financic Reis, (We do into colories and colories as a subject to subject to financic Reis, (We do into colories and subject to subject to financic Reis, (We do into colories and colories as a subject to subject to financic Reis, (We do into colories and colories as a subject to the daily balance which is a poline. The feat and charge daily balance on the date they are assumed to

on the date they are assumed )

For each transaction that trus in transitio Charjo, we assuss Finance Charge from its Transaction Date. If, transaction Date precedes the billing cycle in which the Purclaise or Charl Arbeince hosts to your Account, we assess Frence Charge from the first day of the billing cycle.

OTHER FEES AND CHARGES

Annual Fee. If we chargo you a nunrefuncible Annual Fee, if will be shown in the Additional Discloueth and apply each year that your Account is open, whether or not you use your Account.

Lete Charge if we sty not soon the Millerian Paymont Dueby the Paymant Due Date on your billing statistics!. we may charge you a Link Charge in the amount shown in the Additional Plactoration.

If your unitaid balance exceeds your Croull Line at any

Returned Payment Fee Each link your check or other mayment instrument is returned to us for any reason, we may change you a Returned Payment Fee in the amount shown in the Adultional Discionare.

Slop Psymest Fee We may charge you a Slop Psyment Fee in the amount shown in your Additional Dischaum for each stop psyment that you request on an Account Check you write. You may request a stop psyment only it the Account Check has not yet posted to your Account.

Capy Charge We may charge you a Fon in the amount abown in your Additional Disclasse in each copy of a jailing sinternori, sales treat, Account Check or other search of your Account was treated at your before others to appear to a bising erior as described below and you as Fee in the amount abown in your Additional Disclosure for each hour of our research newless. If your sequest tealers to a bising erior as described below and you follow the procedures described on the back of your burge stitement, we will not impose, or will reverse, these charges. It was produce document in response to legal princess, we may charge these leass to pour Account.

If we produce document in response to legal princess, we may charge these leass to retering our spite still response to legal princess, we may charge these leass to retering our spite worker they ust, court costs and at other expenses of allowing who are employed by ust, court costs and at other expenses of allowing reject and return under the Account Check you write because?

(a) Your Costs Anhance I had has been a world the amount by paying the check at the tops the check is presented to us for payment?

(b) Your check to post-toleast it is paid paider check to paid, resulting in another check being returned or not paying in each of responsible;

(b) You check a post-toleast it is paid paider check to paid, resulting in another check, at the tops of every check to payers a name or endocrement is missing on the check, or the check appears aftered.

(c) The date of your check in payers a name or endocrement is missing on the check, or the check appears aftered.

(d) Your set in telestate or the payers's name or endocrement is missing on the check, or the check appears on a billing statement, by unique to the check and the payers and on the Account of the check appears on a billing statement, you are table for the full before and appear on the Account it moved to be accounted to be fact-theat store, you will be forthedurely and joinly fill you are an Arthritised they a

## YOUR PAYMENTS

You promish to pay us for all transactions on your Account, plus all loos, charges and expenses as provided in the Appenment, then Account plusment is foreign and expenses as provided in the Appenment, it has Account payment is threated, we will charge it a morphic to your Account, it you near an Authorited lines, you are not primitively to provide an interest the primitive We will tender the width a payment is not primited interest the criter in width a payment is not primitive We will tenderstoon, coult advances, urgoald finance climbs and object then and plushed threated that before a payment and plushed threated that before a payment to pay it arry unjusted Account Itself plushes your Account.

If a task before or blance is jurys its.

If your logal realizance or bishey statement writers is in a country related the United State, the government of that country may begue the on your Account.

Minimum Payment Due You with amount ahows in your Arkitikosal billing statement. I pay at least to Utackeure by the Minimum Payment Due in the by the Paymoni Due Date on your

DIMOR SELECTION.

OTHER IMPORTANT INFORMATION

Signature You must sign the liveds of your cruffil card are scion as you receive it.

Unsecured Credit This Agreement these and synd as a security interest functions you clauge to your August for any other projectly you own. 5

Credit information. We may periodically review your credit standing by obtaining information from credit reporting agencies and others conceaning your account, we may also release information about your Acount to our attained and others such as Yes, MasterCard or your other creditors, you will provide updated insurable information upon our request.

Credit heuranies II you specified will respect to the party of obtained in the second of your desiring for pay a monthly faturance benefit of the program, your obtained or for pay a monthly faturance benefit to a specified find in the event of your desiring for pays a monthly faturance benefit to your Account it you become disabled or involvability unemployed through our program, your obtained are in the Certificate of insurance which the heurance carrier will mail you also it appear on your billing stelement, Terms and limitations of coverage are in the Certificate of insurance which the heurance carrier will mail you also it appear on your billing stelement, Terms and limitations of coverage are in the Certificate of insurance which the heurance carrier will mail you also it appear on your billing stelement. The problem, if according to the P.D. Box S3105, Dept. 44524, Phoenix, AZ 85072-3105, Plesse include your name, address, account number, letters while to use at P.D. Box S3105, Dept. 44524, Phoenix, AZ 85072-3105, Plesse include your maine, address, account number, letters, account number and as brief description of the problem. If available, plesse include a copy of the cradit report in question.

Steppling Payment on Account account number, the name of the payment of account number, the rame of the pulping playment on the check in ambair, your Account number, the rame of the pulping between who who willing stelement will entire the day we nay your stop payment request by the business day before the day we nay your check. The date was pay the Account Check may be before the day we nay your stop payment request by the business day before the day we nay your check. The date was pay the Account, Check may be before the day we nay your stop payment request by the business day before the day we nay your check. The date was pay the Account, account the name of the payment of the mailton, the other was the children of the payment of the

If your practic eard to bet or stolen, or if you think your Account to being use without your permission, you must notify us immediately by calling the Lost

If the index is unavailable on the index Date described above, we may at our option, use: (2) the index on the next available day after the Index Date, or (b) the reference rate of Bank of America NT&SA

The Daily Periodic Rate is the nominal Annual Percentage Rate divided by the number of days in the year rounded to the next highest hundred thousandth of a percentage point.

### Promotional Balances:

Promotional Balances:
Annual Percentage Rate ("APR") of 3.9% (0.01068% corresponding
Daily Periodic Rate) effective through the sixth bitting cycle
following the month your Account was opened. Thereafter, the
Purchase APR below will apply to your purchases.

The Annual Percentage Rate for purchases, a variable rate, adjustable quarterly, is The Wall Street Journal prime rate ("Incex") plus 8.99 percentage points. Based on this formula, the current Annual Percentage Rate is 16.74% (0.04567% corresponding Dany Periodic Rate).

### Cash Advances:

The Annual Percentage Rate for cash advances, a variable rate, The Annual Percentage Hate or JESH acrostices, a variable fair, adjustible martinery, is the Index plus 12.99 percentage points, with a minimum Annual Percentage Rate of 19.8% Based on the formula, the current Annual Percentage Rate is 20.74% (0.05623% corresponding Daily Periodic Rate).

### Payment Performance

Payment Performance; The Annual Percentage Rates described in this Additional Disclosure at all times are subject to the Payment Performance prioring described in the Cardinerines Agreement. The current Annual Percentage Rate -s 20,74% (0,05683% corresponding Daily Periodic Rate).

### YOUR PAYMENTS

Minimum Payment Due and Payment Due Date:

The Minimum Payment Due is equal to the preater of: (a) the Current Minimum Amount Due (2.5% of the New Balance, \$10 minimum) plus any Past Due Amount or (b) any Overlink Amount. If the New Balance is \$10 or less, however, the Minimum Payment Due is the entire New Balance, Your Payment Due Date will be 20 days from the Billing Date if you paid the New Balance by the Payment Due Date in your previous billing cycle, or 25 days from the Billing Date if you did not pay the New Balance by the Payment Due Date.

10,4

Committee photos committee in the state of the com-

### OTHER CHARGES

Late Charce: \$29 Overlimit Fee; \$29 Returned Payment Fee: \$25 Stop Payment Fee: \$15

经存货 经产品 医细胞性性神经炎

Copy Charge:

\$3 per item Research Fee: \$15 per hour

Athlate Info mation-Sharing Armane information-sharing received law permiss us to smare with Bank of America affiliate companies information about you or your Account. In addition, we may share with our affiliates information received from outside sources, including information in Federal law permits us to share Information received from outside sources, including information in your Account application ("Outside Information"). If you do not wish us to share Outside Information, you must write to Blank of America, P.O. Box 27025, Fichmond, VA 23261-7025 to do so, and include your name, address, telephone number, Account number(s) and

### POINT EARNINGS AND REWARDS

- 1. You will accrue a cash rebate equal to the following percentages of your annual Purchases: .50% of the first \$4,000, 75% of the next \$4,000, 1% of the next \$4,000, and 2% of the next \$3.000
- Your monchly BankAmericand Rewards Billing Statement will show your Cash Rebate earnings, and new Cash Rebate
- Your Cash Retraits earnings will be limited to your first \$15,000 of purchases annually beginning with your October billing cycle and ending with your September billing cycle.
- 4. Every Occoper, Cash Rebates earned for the previous year Cordinary Country, Cash requires earned for the previous year (October - September (billing Cycles) will be calculated. Cardinaries who have earned a Cash Rebate of \$2.01 or more will be mailed a check for the amount of their rebate. Cardinaripers who have earned a Cash Rebate of \$2.00 or less will receive a creck to their account.
- 5. Your Cash Repairs will be forlessed if
  - You are in original of your Cardinamber Agreement (e.g., you do not make your Alminum Payment Due by the Payment Due Date); or
  - Your BankAmericard Rewards Account is closed by you or by
- 6. We have the right to suspend or terminate this Program at any sime. We also have the right to add, eliminate or modify the Cash Rebate earning and redemption structures.
- 7. Cash Rebate checks, once received by you, will not be replaced if stolen, lost, destroyed or expired.
- You will be solely responsible for any federal or state tax liability or reporting on your Cash Rebale.
- 9. Cash Rebate dollars do not constitute your property.
- 10. Cash Rebate checks which are not presented for deposit or payment by you within 90 days will be void, and you will forfeit any right to the proceeds which will become the property of Bank of America NA.

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### **Bank of America**

### BANKAMERICARD! VISA OR MASTERCARD CARDMEMBER AGREEMENT

### ADDITIONAL DISCLOSURE

The following terms are for your Visa. MasterCard, Visa Gold, Gold MasterCard or Platinum Reserve Account ("Account"). Except for the terms below, the terms in the enclosed Cardmember Agreement apply. If there is a conflict, the terms in this Additional Disclosure will control.

### YOUR ACCOUNT

### Overdraft Protections

Overdraft Protection:
If your Bank of America personal checking account is overdrawn and your Account is linked for Overdraft Protection, we may transfer funds from your Account to cover the overcraft (in multiples of \$100), as long as your Account has sufficient available credit and you are not in default under this Agreement. If you checking account is outside Catternia, Overdraft Protection may not be available.

### FINANCE CHARGE

Minimum Finance Charge: SOC in any bigg byte in which a Finance Charge besed on a periodic rate for functioness is payable.

ATM Advances and Account Checks — 3% (53 minimum)

Overdraft Protection - 3% (\$6 minimum)

Cash Dispursements — 3% (\$10 maratum)

Ouasi Cash -- 4% (\$20 minimum)

### PERIODIC RATES

Each quarter, we compute the Annual Percentage Rate by starting with an index which is the Prime Rate (the base rate on corporate loans, at large U.S. money center commercial banks) that is published in The Wall Street Journal ("index"). We use the Index in a starting on the following dates to the latest in t effect on the following dates to calculate your rates in the following billing cycles.

We will determine your Index as follows:

index on the Applies to Billing Cycles with Billing Dates In: Last Business Day in: November January, February, March April, May, June July, August, September Occoper, November, Decembe February May

BC-5078PR 3-99

**《中音》的网络图像** 

Recycled Paper O 1999 Bank of America epareo 101:

JESUS MARTINEZ

August 2008 Statement

Clean Line:

\$4,867.38

\$0.00

\$39.00

\$111.40

\$5.017.78

\$0.00

scount Number: 4888 9361 6196 0863

jummary of Transactions

urchases and Adjustments

<sup>2</sup>eriodic Rate Finance Charges

Fransaction Fee Finance Charges +

revious Balance

New Balance Total

'ayments and Credits

Cash or Creoit Available:

Payment Due

\$4,000.00

		FOI I
Billing Cycle and Payment	Information	Call
Days in Billing Cycle Closing Date	30 08/21/08	Ma <sub>ii</sub> BAN
Payment Due Date Current Payment Due Past Due Amount	09/15/08 \$199.00 + \$1,189.00	P.O. WILI Man BAN
Total Minimum		P.O.

For intermation on Your Account Visit:
www.bankofamerica.com
Call toll-free 1-800-789-6685
TDD hearing-impaired 1-800-346-3178
Maii Fayments to:
BANK OF AMERICA
P.O. BOX 15726
WILMINGTON, DE 19886-5726
Maii Biiing inquities to:
BANK OF AMERICA
P.O. BOX 15026
WILMINGTON, DE 19850-5026

**Bank of America** 

<i>y</i>			100			
Professional Control	Promotional	Posting	Transaction	Reference Number	Account Number	Amount
Purchases and Adjustments  LA EE FOR PAYMENT DUE 08/16	Offer ID	Date 08/16	Date 08/16	4867	a e i izili	39.00

YOUR PAYMENT WAS NOT RECEIVED BY THE DUE DATE. TO AVOID FUTURE FEES OR RATE INCREASES, PLEASE MAKE YOUR PAYMENTS ON TIME AND REMAIN UNDER YOUR CREDIT LIMIT. REMEMBER, IF TWICE IN 12 MONTHS YOUR PAYMENT IS RECEIVED AFTER THE DUE DATE AND/OR YOUR CREDIT LIMIT IS EXCEEDED, YOUR APR MAY INCREASE.

OUR RECORDS SHOW YOUR ACCOUNT IS PAST DUE

Times office Seesting	Fromotional Transaction Types	Daily Feliooic Rale	Corresponding Annual Fercentage Fiate	AFFi 1yp∈	Balance Subject to Finance Charge	
Calegoly Balance Transfers		0.075342% V 0.075342% V	27.49% 27.49%	S S	\$0.00 \$835.36	
Cash Advances		0.075342% V	27.49%	S	\$4,093.38	

Purchases Annual Percentage Rate for this Billing Period:

des Periodic Rate Finance Charges and Transaction Fee Finance Charges that results in an APR which exceeds

orresponding APR above.)

APR Type Definitions: Daily Interest Rate Type: V\_ Variable Rate (Interest Rate may vary); APR Type: S\_ Standard APR (APR normally in effect)

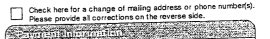


27.49%

### 005017780013880000010200000488936161960863 ЪВ

BANK OF AMERICA P.O. BOX 15726 WILMINGTON, DE 19886-5726 հակիկովոկոնոկուհիկովոկվոկոկոկո

JESUS MARTINEZ 16669 CIMARRON CREST DR SAN DIEGO CA 92127-3449-694



4888 9361 6196 0863 ACCOUNT NUMBER:

NEW BALANCE 7C7AL: \$5,017.78 09/15/08 FAYMENT DUE DATE:

Enter Fayment Amount Enclosed: \$

Maii this payment coupon along with a check of money order payable to: BANK OF AMERICA



•	USE211 Rev. 04/08
IMPORTANT INFORMATION ABOUT THIS ACCOUNT  CUSTOMER STATEMENT OF DISPUTED ITEM – Please call toll free 1.866.266.	0212 Monday-Thursday 8am-9pm (Eastern Time), Friday 8am-7pm (Eastern
CUSTOMER STATEMENT OF DISPUTED ITEM – Please call toll free 1.866.266. Time) and Saturday 8am-6pm (Eastern Time). For prompt service please have the men	rchant reference number(s) available for the charge(s) in question.  Choose only one dispute teason.
NEACE DO NOT ATTER WORDING ON THIS FORM AND DO NOT WAIL TOOK ELITER OF .	AT L
Your Name:	Reference Number:
Amount S: Disputed Amount S:	/ / AAMDDAY) to cancel the pre-suthonized order
1. The amount of the charge was increased from \$\frac{1}{2}\$ to \$\frac{1}{2}\$ or my sales slip was added incorrectly. Enclosed is a copy of the sales slip that shows the correct amount.  2.1 cartify that the charge listed above was not made by me or a person authorized by me to use my card, nor person that the charge listed above was not made by me or a person authorized by me.	(reservation). Please note cancellation # and it available, cheese a copy of your telephone bill showing date and time of cancellation. Reason for cancellation / cancellation #:
2.1 certify that the charge listed above was not made by the of a person authorized by the were the goods or services represented by the transaction received by the or a person authorized by the transaction received by the or a person authorized by the transaction received by the or a person authorized by the transaction received by the orange of the control of th	9. Although I did engage in the above transaction, I have contacted the merchant for credit. The services to be
3. I have not received the merchandise that was to be shipped to me on	provided on
1 have asked the merchal to credit my account.  1. I have asked the merchal to credit my account.  4. I was issued a credit slip that was not shown on my statement. A copy of my credit slip is enclosed.	
The merchant has up to 30 days to credit your account.	10.1 certary that 1 do not recognize the datasets of the marchant for information, name on your billing statement. Please attempt to contact the merchant for information.  11. If your dispute is for a different reason, please contact us at the above telephone number.
The merchant has up to 50 days to credit your account.  5. Merchandise that was shipped to me has arrived damaged and/or defective. I returned it on (MM/DD/Y) and asked the merchant to credit my account. Attach a letter describing	_
now the merchanduse was darraged and of the merchandise	Signature (required):
now me merchanduse was darlage and to determine the merchant, returned the merchandise  6. Although I did engage in the above transaction, I have contacted the merchant, returned the merchandise on	Best contact telephone #: Home#:
unsatisfactory. Attach a letter explaining why you are disputing this charge with a copy of the proof of	Billing rights are only preserved by written inquiry. To preserve your billing rights, please return a copy of this form and any supporting information tegarding the merchant charge in question to:
rerum. If you are unable to return the merchandise, please explain.  7. I certify that the charge in question was a single transaction, but was posted twice to my statement.  I did not authorize the second transaction. Sale #1 \$ Reference #	copy of this form and any supporting the supporting the supporting the supporting PO Boy 15076. Wilmington, DE 19850-5026, USA.
I did not authorize the second transaction. Sale #1.\$ Reference #	ALE: DIMEN INCLUDED A COPY OF THUS STATEMENT. PLEASE KEEP THE ORIGINAL FOR YOUR RECORDS AND SEND A COPY OF THUS STATEMENT.
Sale #2 3 Recentled #	- 1 1 1 Laboration and day in this statement's hilling cycle, we take the
GRACE PERIOD	
Grace Period for	beginning balance, add an amount estat to the appreciate of the properties of the pr
Polance Transfers and Cash Advances. If you pay in hill this statements frew balance rouncy	previous day's daily balance, and new Furchases, new relative statement as and subtract applicable payments and credits. If any daily balance is less than zero we treat it as and subtract applicable payments and credits. If any daily balance is less than zero we treat it as zero. If the Previous Balance shown on this statement was paid in full in this statement's billing zero. If the Previous Balance shown on this statement was paid in full in this statement's billing zero.
its Dayment I like I late and if you baid in full this statement's fictions building	
Closing Date on the Purchase portions of this statement's New Balance Total.	
And December and Page ( )Her: 1) no Periodic Kair Finalice Charges accure on	payment in full date, and we do not add new Purchases, new Account Fees, or new Transaction Fees which post after that payment in full date.
balances with the (1% Promotional Rate; and Z) Vol must pay the 10th intilities of the	
Due by its Payment Due Date (and avoid any other promotion) harrow even as detailed in	through us in calculating the beginning balance for the first day of the billing eyele area.
Your City of the Corresponding Annual Percentage Rate in the Finance Charge Schedule on the front	billing cycle in which such costs are billed.  TOTAL PERIODIC RATE FINANCE CHARGE COMPUTATION
of this statement contains a "*" symbol, then with respect to those balances. If the other	n in Die Charges accorde and are compositioned on a daily basis. To describe
or this statement contains at the end of the next billing cycle, and 2) you must pay this Promotional Rate will expire at the end of the next billing cycle, and 2) you must pay this statement's New Balance Total by its Payment Due Date to avoid Periodic Rate Finance Charges statement's New Balance Total by its Payment Due Date to avoid Periodic Rate Finance Charges	
statement's New Balance Total by its 1 ayrich. Due Pate to balances existing as of the Closing after the end of the 0% Promotional Rate Offer on those balances existing as of the Closing	the Periodic Rate rinance Charges, we mainly by the number of days in the billing cycle. To applicable Daily Periodic Rate and that result by the number of days in the billing cycle. To
Date of this statement.	applicable Daily Periodic Rate and that result by the humbod of early we add the Periodic Rate determine the total Periodic Rate Finance Charge for the billing cycle, we add the Periodic Rate Finance Charges together. Each Daily Periodic Rate is calculated by dividing its corresponding
CALCULATION OF BALANCES SUBJECT TO FINANCE CHARGE	Annual Percentage Rate by 365.
Average Balance Ivietion (Included to Finance Charge for Balance Transfers, Cash Advances,	LIGHT AT LOCATE VOLID DAVMENTS
we calculate separate balance consisting of Balance Transfers or Cash Advances. We	We will allocate your payments in the manner we determine. In most instances, we will allocate your payments to balances (including transactions made after this statement) with lower allocate your payments to balances (including transactions made after this statement) with lower APRs (such as
do this by: (1) calculating a daily balance for each day in this state its	
Control of the Control of the Polymer is a Balance Transfer or Cash Advance with a transaction	new balances with promotional APR Offers) being paid before any offer costing balances
Lilling much but with a posting date within this statement's Dilling	- In balan and Kooping Votir account in 19000 Statistics
cycle: (3) adding all the daily balances together, and (4) dividing the state of the daily balances	Your Payment Due Dates and Reeping Total Your Payment Due Date will not fall on the same day each month. In order to help maintain any promotional rates, to avoid the imposition of Default Rates (if applicable), to avoid late fees, any promotional rates, to avoid the imposition of Default Rates (if applicable), to avoid late fees, any promotional rates, to avoid the imposition of least the Total Minimum Payment Due by its
the number of days in this statement's billing cycle, we take the	
1	Payment Due Date each billing cycle and you must maintain your account balance below your
previous day's daily balance, add new Balance Transfers, new Cash Advances and and	Credit Limit each day.
saction Fees, and subtract applicable payments and crounds. If any data of calls	Important Information about Payments by Phone When using the optional Pay-by-Phone service, you authorize us to initiate an electronic When using the optional Pay-by-Phone service, you want designate. You must authorize the
we treat it as zero.  To calculate a daily balance for each day prior to this statement's billing cycle that had a Pre-	When using the optional Pay-by-Priotic service, you authorize the payment from your account at the financial institution you designate. You must authorize the payment from your account at the financial institution you designate. You must authorize the
C 1. 1. 1	
will be zero on the transaction date of the lines in a previous day's daily balance, and add only the	A fee may apply. To cancel, call its before the scheduled payment dates out the
applicable Pre-Cycle halances, and their related transaction reas, we exclude notification	cannot be edited or canceled.
Average Daily Balance Method (including new Purchases): We calculate separate Balances	MISCELLANEOUS  For the complete terms and conditions of your account, consult your Credit Card  For the complete terms and conditions of your account, consult your Credit Card
C 1 Eleanne for Directoree and for each Promononal Olici Datance Consisting of	Agreement FIA Card Services is a tradename of FIA Card Services, N.A. This account is issued
	and administered by FIA Card Services, N.A.
adding all the daily balances together; and (3) dividing the sum of the daily balances by an	
number of days in the billing cycle.	
<b>PAYMENTS</b> We credit payments as of the date received, if the payment is 1) received by 5 p.m.	If your billing address or contact information has changed, or if your
The state of the address shown in the north little little of the invite	address is incorrect as it appears on this bill, please provide an
C.1:	corrections here.
I I C Julies makes and A) sent in the enclosed renim chyclope with only the bottom	
a U.S. dollar money of the statement accompanying it. Payments received after 5 p.m. on any day portion of this statement accompanying it. Payments received after 5 p.m. on any day including the Payment Due Date, but that otherwise meet the above requirements, will be including the Payment Due Date, but that otherwise meet the above requirements.	Address 1
1' I a fall a post day. We stull reject navments that are not drawn in O.S. double and	Address 2
1 1 E-amin's incritismon located different Clinical States. Circuit for any	2) College C
other payments may be delayed up to five days. No payment shall operate as at accord and	City
	r i de la companya d
! I T . L -Look outhorized up to create a one-him right only unitate for process to	State Zip
as a check or paper draft). Funds may be withdrawn from your account as soon as the same day we receive your payment. Checks are not returned to you. For more information	
or to stop the electronic funds transfers, call us at the number listed on the front.	Area Code & Home Phone
of to stop the electionic finds it ansiers, can be at the bill automatically from your savings of	Total roote

If you have authorized us to pay your credit card bill automatically from your savings or checking account with us, you can stop the payment on any amount you think is wrong. To stop the payment your letter must reach us at least three business days before the automatic payment is scheduled to occur.

Home Phone Area Code & Work Phone